1 THE HONORABLE JAMES L. ROBART 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON SEATTLE DIVISION 9 10 Case No. 2:17-cv-00920-JLR FULLTIME FANTASY SPORTS, LLC a 11 Delaware limited liability company, 12 STIPULATION AND PROPOSED ORDER RE Plaintiff. (1) PLAINTIFF'S MOTION FOR LEAVE TO 13 AMEND COMPLAINT; (2) WITHDRAWAL OF **DEFENDANTS' MOTION TO DISMISS** 14 PLAINTIFF'S FIRST AMENDED COMPLAINT: STEVEN and JANE DOE RINDNER, and AND (3) DEFENDANTS' DEADLINE TO FILE 15 their marital community; MARK and JANE RESPONSIVE PLEADING TO SECOND DOE STIEGLITZ, and their marital AMENDED COMPLAINT 16 community; DOUG and JANE DOE SMITH, and their marital community; CRAIG and Noting Date: October 23, 2017 17 JANE DOE MALLITZ, and their marital community; ROSS and JANE DOE 18 LEVINSOHN, and their marital community; ROSS and JANE DOE LUKATSEVITCH, and their marital community; JOE and JANE DOE ROBINSON, and their marital community; 20 TAMMER and JANE DOE FAHMY, and their marital community; MAYO and JANE DOE 21 STUNTZ, and their marital community; JAMES and JANE DOE HECKMAN, and 22 their marital community, PAUL and JANE DOE MCNICHOL, and their marital 23 community thereof; ANDREW and JANE DOE RUSSELL, and their marital community 24 thereof; HOWARD and JANE DOE LIPSON, and their marital community thereof, PILOT 25 GROUP, GP, LLC, a Delaware corporation; and JANE and JOHN DOES 1 through 8, 26 Defendants. 27 28

STIP. AND ORDER RE AMENDED COMPL. & RESPONSIVE PLEADINGS
CASE NO. 2:17-CV-00920-JLR

	Pursuant to LCR 10(g), Plaintiff Fulltime Fantasy Sports, LLC and all Defendants ¹ hereby			
	stipulate to and respectfully request an order reflecting the following:			
	Defendants do not oppose	Defendants do not oppose Plaintiff's Motion for Leave to Amend Complaint (Dkt.		
	No. 26) and consent to Plaintiff filing	and consent to Plaintiff filing its Second Amended Complaint as the superseding and		
	operative complaint in this matter,			
		Defendants withdraw their currently pending Motion to Dismiss Plaintiff's First		
	Amended Complaint (Dkt. Nos. 18, 20,			
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	by no later than December 12, 2017.			
	4. If one or more Defendant	If one or more Defendants file a Rule 12 motion as their responsive pleading, then		
	(a) Plaintiff shall file its response(s) to such motion(s) by no later than January 5, 2018; and			
***************************************	(b) Defendants shall file any reply by no later than January 16, 2018.			
	5. The Parties' stipulated sta	The Parties' stipulated stay of discovery (see Dkt. No. 24) remains in place pending		
	disposition of Defendants' response(s) to Plaintiff's Second Amended Complaint.			
	Dated: October 23, 2017	COOLEY LLP		
		By: /s/ Christopher B. Durbin		
		Christopher B. Durbin (No. 41159)		
		Jeffrey D. Lombard (No. 50260) 1700 Seventh Ave., Suite 1900		
		Seattle, WA 98101-1355		
		Tel.: (206) 452-8700		
		Fax: (206) 452-8800		
		Email: cdurbin@cooley.com		
١		jlombard@cooley.com		
		Attorneys for Defendants TAMMER and JANE DOE		
		FAHMY, HOWARD and JANE DOE LIPSON, ROSS and		
		JANE DOE LUKATSEVICH, CRAIG and JANE DOE		
		MALLITZ, PAUL and JANE DOE MCNICHOL, JOE and		
۱		JANE DOE ROBINSON, ANDREW and JANE DOE		
		RUSSELL, and MAYO and JANE DOE STUNTZ		
	The First Amended Complaint lists as add	itional defendants Jane Doe spouses and the marital		
Н	communities for each Defendant.	www. astoronian and ros abamon and me mandi		

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Stip. and Order re Amended Compl. & Responsive Pleadings
Case No. 2:17-cy-00920-JLR

COOLEY LLP 1700 SEVENTH AVE., STE. 1900 SEATTLE, WA 98101-1355 (206) 452-8700

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1	DLA PIPER LLP (US)
2	By: <u>/s/ Andrew R. Escobar</u> (with permission)
3	Jeffrey DeGroot (No. 46839) Stellman Keehnel (No. 9309)
5	Andrew R. Escobar (No. 42793) 701 Fifth Ave., Suite 7000 Seattle, WA 98104-7044
6	Tel.: (206) 839-4800 Fax: (206) 839-4801
7	Email: stellman.keehnel@dlapiper.com _ andrew.escobar@dlapiper.com
8	jeffrey.degroot@dlapiper.com
9	Attorneys for Defendants DOUG SMITH and JANE DOE SMITH and MARK STIEGLITZ and JANE DOE STIEGLITZ
10	STEGLIZ
11	DAVIS WRIGHT TREMAINE LLP
12	By: /s/ Brad Fisher (with permission)
13	Brad Fisher (No. 19895) 1201 Third Ave., Suite 2200
14	Seattle, WA 98101-3045 Tel.: (206) 757-8042 Fax: (206) 757-7042
15	Email: bradfisher@dwt.com
16 17	Attorneys for Defendants JAMES HECKMAN and JANE DOE HECKMAN
18	
19	RYAN, SWANSON & CLEVELAND, PLLC
20	By: <u>/s/ Gulliver A. Swenson (with permission)</u> Gulliver A. Swenson (No. 35974)
21	1201 Third Ave., Suite 3400 Seattle, WA 98101-3034
22	Tel.: (206) 464-4224 Fax: (206) 583-0359
23	Email: swenson@ryanlaw.com
24	Attorneys for Plaintiff FULLTIME FANTASY SPORTS, LLC
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1		ORDER
2	It is so ORDERED.	
3	Dated: 23 October, 2017	\bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc
5		The Honorable James L. Robart
6		UNITED STATES DISTRICT JUDGE
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20	Presented by:	
21	/s/ Christopher B. Durbin	
22	Christopher B. Durbin (No. 41159) Jeffrey D. Lombard (No. 50260)	
23	COOLEY LLP 1700 Seventh Ave., Suite 1900	
24 25	Seattle, WA 98101-1355 Tel.: (206) 452-8700	
26	Fax: (206) 452-8800	
27	Email: cdurbin@cooley.com jlombard@cooley.com	
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STIP. AND ORDER RE AMENDED COMPL. & RESPONSIVE PLEADINGS CASE NO. 2:17-CV-00920-JLR

COOLEY LLP 1700 SEVENTH AVE., STE. 1900 SEATTLE, WA 98101-1355 (206) 452-8700

1	CERTIFICATE OF SERVICE				
2	I hereby certify that on this 23rd day of October, 2017, I electronically filed the foregoing				
3	STIPULATION AND [PROPOSED] ORDER RE (1) PLAINTIFF'S MOTION FOR LEAVE TO FILE				
4	SECOND AMENDED COMPLAINT; (2) WITHDRAWAL OF DEFENDANTS' MOTION TO DISMISS				
5	PLAINTIFF'S FIRST AMENDED COMPLAINT; AND (3) DEFENDANTS' DEADLINE TO FILE				
6	RESPONSIVE PLEADING TO SECOND AMENDED COMPLAINT with the Clerk of Court using the				
7	CM/ECF system, which will send notification of such filing to the following:				
8	Gulliver A. Swenson RYAN, SWANSON & CLEVELAND, PLLC	Brad Fisher DAVIS WRIGHT TREMAINE LLP			
9	1201 Third Ave., Suite 3400 Seattle, WA 98101-3034 Tel.: (206) 464-4224 Fax: (206) 583-0359	1201 Third Ave., Suite 2200 Seattle, WA 98101-3045			
10		Tel.: (206) 757-8042 Fax: (206) 757-7042			
11	Email: swenson@ryanlaw.com	Email: bradfisher@dwt.com			
12	Attorneys for Plaintiff FULLTIME FANTASY SPORTS, LLC	Attorneys for Defendants JAMES HECKMAN and JANE DOE HECKMAN			
13	STORIS, EEC	und vii (b ib ob i i bonivii (
14	Stellman Keehnel Andrew R. Escobar				
15	Jeffrey DeGroot DLA PIPER LLP (US)				
16	701 Fifth Ave., Suite 7000 Seattle, WA 98104-7044				
17	Tel.: (206) 839-4800 Fax: (206) 839-4801				
18	Email: stellman.keehnel@dlapiper.com andrew.escobar@dlapiper.com				
19	jeffrey.degroot@dlapiper.com				
20	Attorneys for Defendants DOUG SMITH and JANE DOE SMITH and MARK STIEGLITZ and				
21	JANE DOE STIEGLITZ	•			
22					
23		/s/ Christopher B. Durbin			
24		Christopher B. Durbin			
25					
26					
27					
28		Coorby LLP			